

MICHAEL A. MUGMON (SBN: 251958)
michael.mugmon@wilmerhale.com
WILMER CUTLER PICKERING
HALE AND DORR LLP
950 Page Mill Road
Palo Alto, CA 94304
Telephone: +1 650 858 6000
Facsimile: +1 650 858 6100

Attorney for Amici Curiae

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

STATE OF CALIFORNIA, by and through
Attorney General Xavier Becerra; COUNTY OF
LOS ANGELES; CITY OF LOS ANGELES;
CITY OF FREMONT; CITY OF LONG
BEACH; CITY OF OAKLAND; CITY OF
STOCKTON.

Plaintiffs.

v.

WILBUR L. ROSS, JR., in his official capacity as Secretary of the U.S. Department of Commerce; U.S. DEPARTMENT OF COMMERCE; RON JARMIN, in his official capacity as Acting Director of the U.S. Census Bureau; U.S. CENSUS BUREAU; DOES 1-100

Defendants.

Case No. 3:18-cv-01865-RS

**NOTICE OF MOTION AND
ADMINISTRATIVE MOTION FOR LEAVE
TO FILE AMICUS BRIEF**

Date: August 9, 2018

Time: 1:30 p.m.

Judge: Honorable Richard Seeborg

Dent.: 3

PLEASE TAKE NOTICE that The Leadership Conference on Civil and Human Rights, The Leadership Conference Education Fund, Muslim Advocates, The Brennan Center for Justice at

1 N.Y.U. School of Law, National Coalition on Black Civic Participation, NALEO Educational Fund,
 2 and other organizations committed to the advancement of civil and human rights (all listed in the
 3 Appendix to this motion), request leave to file the accompanying amicus brief in support of plaintiffs
 4 and in opposition to defendants' motion to dismiss. In support of their motion, amici state as
 5 follows:

6 Amici curiae are grassroots, advocacy, labor, legal services, and other organizations
 7 committed to the protection and advancement of civil and human rights in the United States. What
 8 unites this coalition is an interest in ensuring that all communities—particularly young children,
 9 women, immigrants, low-income communities, and communities of color—continue to enjoy the
 10 recognition, freedom, and economic and political power to which they are entitled under the U.S.
 11 Constitution.

12 Amici have spent decades advocating, educating the public, and litigating around issues
 13 concerning full and equal participation in the American political process, and so have vast
 14 knowledge and experience concerning the census and the uses to which it has been put—including,
 15 as relevant here, allocation of federal programmatic funding, determining equitable political
 16 representation, and enforcing voting rights. The proposed amicus brief addresses issues on which
 17 defendants and their amici have staked their defense of the citizenship question and as to which
 18 amici are uniquely equipped to provide guidance to this Court.

19 "The district court has broad discretion to appoint amici curiae." *Hoptowit v. Ray*, 682 F.2d
 20 1237, 1260 (9th Cir. 1982). The proposed amicus brief will assist the Court in addressing the issues
 21 raised in defendants' motion to dismiss because they offer expertise and fresh perspective on certain
 22 factual premises and legal arguments advanced by defendants and their amici.

25

The majority of plaintiffs¹ and all defendants have consented to the filing of this brief. For the foregoing reasons, amici request that the Court grant leave to file the attached amicus brief.

CONCLUSION

For the foregoing reasons, amici's motion for leave to file the attached amicus brief should be granted.

DATED: July 24, 2018

Respectfully submitted,

By: /s/ Michael A. Mugmon
Michael A. Mugmon (SBN: 251958)
michael.mugmon@wilmerhale.com
**WILMER CUTLER PICKERING
HALE AND DORR LLP**
950 Page Mill Road
Palo Alto, CA 94304
Telephone: +1 650 858 6000
Facsimile: +1 650 858 6100

Attorney for Amici Curiae

¹ Amici did not receive a response from the City of Fremont or the City of Stockton to their request for all parties' consent.

MICHAEL A. MUGMON (SBN: 251958)
michael.mugmon@wilmerhale.com
WILMER CUTLER
PICKERING HALE AND
DORR LLP
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Defendants.

Case No. 3:18-cv-01865-RS

BRIEF OF THE LEADERSHIP CONFERENCE ON CIVIL AND HUMAN RIGHTS, THE LEADERSHIP CONFERENCE EDUCATION FUND, MUSLIM ADVOCATES, THE BRENNAN CENTER FOR JUSTICE AT N.Y.U. SCHOOL OF LAW, NATIONAL COALITION ON BLACK CIVIC PARTICIPATION, NALEO EDUCATIONAL FUND, ET AL., AS AMICI CURIAE IN SUPPORT OF PLAINTIFFS

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INTERESTS OF AMICI

Amici are organizations committed to the protection of civil and human rights in the United States.¹ What unites this coalition is an interest in ensuring that all communities—particularly the young children, women, immigrants, low-income communities, and communities of color whom amici represent—continue to enjoy the recognition, freedom, and economic and political power to which they are entitled under the U.S. Constitution. The government’s addition of a citizenship question to the 2020 census gravely threatens to undermine that goal. What is more, the government cynically invokes *our* communities’ purported interests as its justification for a policy that jeopardizes those interests.

Amici know very well: A fair and accurate 2020 census is a critical civil rights issue. The constitutionally-mandated census is central not only to apportioning political power at every level of government, but also to shaping the annual allocation of more than \$800 billion in federal funding, along with countless policy and investment decisions by government agencies, nonprofit organizations, and private enterprise. Given its foundational importance to American government and society, the census must be above partisan politics. The misguided decision to reverse 70 years of consistent census practice and insert an untested citizenship question damages our communities, undermines the integrity of the count, and violates the Census Bureau’s constitutional and statutory duties to conduct a full enumeration of the U.S. population.

SUMMARY OF ARGUMENT

Amici have spent decades advocating, educating the public, and litigating about issues concerning full and equal participation in the American political process, and so have vast knowledge and experience concerning the census and the uses to which it has been—and should be—put. This brief addresses several issues on which defendants have staked their defense of the citizenship question and as to which amici are uniquely equipped to provide guidance to this Court.

First, defendants contend that plaintiffs lack standing because inclusion of the citizenship question will not suppress response rates or lead to an undercount, and that in any event the deleterious effects plaintiffs allege will follow from an undercount are all speculative and contingent.

¹ This brief does not purport to convey the position of the New York University School of Law.

1 Amici and our constituencies have spent decades in the field, working with communities to ensure
 2 full participation in the census. Our experience and the findings of social scientists and other census
 3 experts all confirm that including the citizenship question will lead to depressed participation,
 4 particularly among families that include immigrants, young children, and people of color. Indeed,
 5 the current reactions in our communities to the prospect of a citizenship question that amici are
 6 witnessing first-hand fully support plaintiffs' standing. Moreover, contrary to the government's
 7 claims, the history of the census does not disprove the inevitably damaging effects of including a
 8 citizenship question on the 2020 census. In truth, the last census to have asked all respondents to
 9 indicate their citizenship was in 1950, prior to the enactment of the Voting Rights Act and path-
 10 marking Supreme Court decisions confirming core constitutional protections for equal voting rights
 11 and political representation.

12 Second, defendants contend—cynically and incorrectly—that inclusion of the citizenship
 13 question is necessary to ensure proper enforcement of the Voting Rights Act. That claim should be
 14 rejected. As we know from our own experience, the Voting Rights Act has been enforced
 15 effectively throughout its history notwithstanding the absence of a citizenship question on the
 16 census. Including the question now for the first time would only hinder, not assist, Voting Rights
 17 Act enforcement.

18 **ARGUMENT**

19 **I. PLAINTIFFS HAVE STANDING TO CHALLENGE THE CITIZENSHIP QUESTION ON THE**
BASIS OF INJURIES THAT THE QUESTION IS INFILCTING—AND WILL CONTINUE TO
INFILCT—ON THE COMMUNITIES AMICI REPRESENT

21 Plaintiffs have standing to challenge defendants' decision to include a citizenship question on
 22 the 2020 census because that decision exposes plaintiffs to present and “certainly impending” harms.
 23 *Clapper v. Amnesty Int'l USA*, 568 U.S. 398, 409 (2013). The injuries of which plaintiffs
 24 complain—including a differential undercount resulting in under-allocations of federal funding—are
 25 the direct product of injuries that the citizenship question is imposing and will continue to impose on
 26 the historically under-represented minorities, young children, and other vulnerable populations that
 27 amici represent and on whose behalf amici advocate.

Inclusion of a citizenship question will inevitably lead to a differential undercount of historically under-represented communities. The injury plaintiffs allege is neither hypothetical nor strictly prospective: pre-testing shows that the mere possibility of a citizenship question has already diminished response rates and increased anxiety over participation in the census among large segments of the communities we represent. This inevitable undercount will lead to a loss of federal funding for plaintiffs and the jurisdictions they encompass. These harms are directly traceable to defendants' default of their constitutional duty to perform an "actual Enumeration" of the population in the United States and the resultant violation of the Equal Protection Clause.

A. Inclusion Of A Citizenship Question Will Result In An Undercount Of The Communities Amici Represent

Inclusion of a citizenship question on the 2020 census will result in a differential undercount of the communities we represent. This is an intolerably anti-democratic result, which is entirely avoidable.

The Census Bureau has long opposed adding a citizenship question to the census to avoid a systematic undercount of immigrant communities. For example, in 1980, the Bureau opined that "any effort to ascertain citizenship will inevitably jeopardize the overall accuracy of the population count. Questions as to citizenship are particularly sensitive in minority communities and would inevitably trigger hostility, resentment and refusal to cooperate." *Fed'n for Am. Immigration Reform (FAIR) v. Klutznick*, 486 F. Supp. 564, 568 (D.D.C. 1980) (describing Bureau's litigation position). The Director of the Census Bureau confirmed that judgment in congressional testimony in 1990, explaining that census questions about citizenship status would lead to the Census Bureau's being "perceived as an enforcement agency," and that such a perception would have "a major effect on census coverage."²

The Bureau's longstanding opposition to the inclusion of a citizenship question is well-founded, as information recently disclosed by the Bureau confirms. As reflected in the administrative record filed in this case, career Census Bureau personnel have recently highlighted

² *Enumeration of Undocumented Aliens in the Decennial Census: Hearing Before the Subcomm., on Energy, Nuclear Proliferation, & Gov't Processes of the S. Comm. on Governmental Affairs*, 99th Cong. 16, 23, 32 (1985) (statement of John Keane, Dir., Bureau of the Census).

1 differential response rates to past American Community Survey (ACS) and long-form census
 2 questionnaires for households with noncitizens versus households with citizens (AR 1280-1281), and
 3 they have emphasized the additional nonresponse expected in 2020 in light of the inclusion of a
 4 citizenship question (AR 1282, 1305, 1312). The Census Bureau's own data from its Center for
 5 Survey Measurement (CSM) further demonstrate that if a citizenship question is added to the census,
 6 formerly willing respondents will go to extraordinary lengths to avoid participating in it.³

7 Prior to the addition of the citizenship question, the Bureau had compiled substantial
 8 information showing the problems it was having with non-citizen response. CSM conducted pre-
 9 testing after the Census Scientific Advisory Committee expressed concerns “about the possibility
 10 that 2020 could be politicized” and about the privacy of the information collected by the decennial
 11 census.⁴ Through multiple methods, including Internet self-response, cognitive inquiry via the
 12 Census Barriers, Attitudes and Motivators Survey, doorstep messages, and field representatives and
 13 supervisors interacting with focus groups, CSM concluded that an unprecedented number of
 14 respondents raised issues concerning confidentiality and immigration status while participating.⁵
 15 Respondents also largely refused to share their own information with Bureau employees after
 16 expressing these privacy and safety concerns, and CSM saw extremely high levels of “deliberate
 17 falsification” of information on the Internet self-response instruments due specifically to
 18 respondents’ express concerns regarding revealing immigration status to the Census Bureau.⁶ CSM
 19 declared that its findings are “particularly troubling given that they impact hard-to-count populations
 20 disproportionately, and have implications for data quality and nonresponse.”⁷

21 CSM’s recent memorandum also included vivid examples that highlight the lengths to which
 22 members of under-represented communities will go to avoid responding to the census if a citizenship
 23 question is included. One Spanish-speaking field representative, for example, “observed Hispanic

25 ³ Memorandum from Center for Survey Measurement, U.S. Census Bureau, to Associate Directorate for
 26 Research and Methodology (“ARDM”): *Respondent Confidentiality Concerns* (Sept. 20, 2017) (“CSM Memo”).

27 ⁴ Memorandum from Ron S. Jarmin, Director, U.S. Census Bureau, to Barbara Anderson, Chair, Census
 28 Scientific Advisory Comm.: *U.S. Census Bureau Responses to Census Scientific Advisory Committee Fall 2017
 Recommendations* (Jan. 26, 2018).

⁵ CSM Memo at 1-2.

⁶ *Id.* at 3.

⁷ *Id.* at 7.

1 members of a household move out of a mobile home after she tried to interview them. She said,
 2 ‘There was a cluster of mobile homes, all Hispanic. I went to one and I left the information on the
 3 door. I could hear them inside. I did two more interviews, and when I came back, they were moving
 4 It’s because they were afraid of being deported.’’⁸ Another field representative was left alone
 5 in an apartment when a respondent eventually walked out of an interview after shutting down and
 6 refusing to answer questions concerning his citizenship status.⁹ And in one instance, an English-
 7 speaking respondent declared, “The immigrant is not going to trust the Census employee when they
 8 are continuously hearing a contradicting message from the media everyday threatening to deport
 9 immigrants.”¹⁰

10 These anecdotes are illustrative. Amici’s experience confirms that the prospect of a
 11 citizenship question on the census has raised already high levels of anxiety in the immigrant
 12 communities and communities of color that we represent and will undoubtedly lead to an undercount
 13 of members of these same communities. Arturo Vargas, the Executive Director of the NALEO
 14 Education Fund, and a long-time member of the U.S. Census Bureau’s National Advisory
 15 Committee on Racial, Ethnic, and Other Populations, has seen firsthand the mounting anxiety in
 16 these under-represented communities. In a focus group organized by NALEO, one participant stated
 17 explicitly that the current Administration is “using the census as part of a strategy. They want to
 18 know people’s status and their names. The government will make you fill out a form to tell them if
 19 you are not legal. They want to clear the U.S. of people without papers. That’s why they are asking
 20 about citizenship.”¹¹

21 The prospect of a citizenship question is already altering the behavior of potential
 22 respondents in our communities. A May 2018 Census Bureau presentation observed that
 23 participants in various language focus groups had expressed concerns about the citizenship question,

24
 8 *Id.* at 5.
 25
 9 *Id.*
 10 *Id.* at 4.
 26
 11 Vargas Decl. ¶ 9, June 7, 2018 (attached as Exhibit A). See also Meyers, U.S. Census Bureau, *Respondent*
 27 *Confidentiality Concerns and Possible Effects on Response Rates and Data Quality for the 2020 Census* at 9, 10, 12
 28 (Nov. 2, 2017) (presentation at National Advisory Committee on Racial, Ethnic, and Other Populations Fall Meeting)
 (reporting results of pre-testing focus groups including that, for example, “[t]he immigrant is not going to trust the
 Census employee when they are continuously hearing a contradicting message from the media every day threatening to
 deport immigrants”).

which “may have a disproportionate impact on an already ‘hard to count’ population: immigrants.”¹² The presentation confirmed that these concerns were not merely speculative. Rather, the presentation recounted specific statements and incidents attesting to the “unprecedented ground swell in confidentiality and data sharing concerns, particularly among immigrants or those who live with immigrants,” which were likely to “present a barrier to participation in the 2020 census,” could “impact data quality and coverage for the 2020 census,” and are “[p]articularly troubling due to the disproportionate impact on hard-to-count populations.”

The fears that members of the communities amici represent are feeling over giving the government information about their citizenship arise amidst an all-out assault on immigrants by the United States government that has placed undocumented persons and their (often citizen) families at risk. Since January 2017, the Trump Administration has adopted anti-immigrant policies in multiple domains, making it harder for noncitizens to enlist in the military, seek protection from persecution, apply for and receive visas, and more. President Trump has explicitly advocated for deporting undocumented persons without due process of law.¹³ These concerns about the government’s hostility to immigrants will directly affect both citizens’ and noncitizens’ response rates, as more than 5.9 million U.S. citizen children reside with at least one undocumented immigrant,¹⁴ leading to fears that parents or other family members will be deported or detained if they fill out the census. These recent episodes come after reports of domestic abuse victims not appearing in court for fear that they might be deported¹⁵ and Hispanics and Latinos reporting fewer crimes since President Trump took office.¹⁶ The results of the Census Bureau’s research therefore reinforce a disconcerting pattern of behavior among immigrant and minority groups: the communities we represent fear the

¹² Meyers & Goerman, U.S. Census Bureau, *Respondent Confidentiality Concerns in Multilingual Pretesting Studies and Possible Effects on Response Rates and Data Quality for the 2020 Census* 25, (May 2018) (presentation at 73rd Annual Conference of the American Association for Public Opinion Research (AAPOR)).

¹³ See Rucker & Weigel, *Trump Advocates Depriving Undocumented Immigrants of Due-Process Rights*, Washington Post (June 25, 2018).

¹⁴ See Mathema, *Keeping Families Together: Why All Americans Should Care About What Happens to Unauthorized Immigrants*, Center for American Progress (Mar. 16, 2017).

¹⁵ See Glenn, *Fear of Deportation Spurs 4 Women to Drop Domestic Abuse Cases in Denver*, NPR (Mar. 21, 2017); see also *Matter of A-B-*, 27 I. & N. Dec. 316.

¹⁶ See, e.g., Arthur, *Latinos in Three Cities Are Reporting Fewer Crimes Since Trump Took Office*, FiveThirtyEight (May 18, 2017); Lewis, *HPD Chief Announces Decrease in Hispanics Reporting Rape and Violent Crimes Compared to Last Year*, Houston Chronicle (Apr. 6, 2017).

1 federal government, and their response is to recoil from any interaction with public officials. In the
 2 case of the 2020 census with a citizenship question, this will mean not responding at all.

3 The Supreme Court held in *Clapper* that a plaintiff lacks standing when his injury rests on “a
 4 highly attenuated chain of possibilities[.]” 568 U.S. at 410. There is no attenuation here. As the
 5 Census Bureau has recognized for decades, and as recent, concrete evidence confirms, inclusion of a
 6 citizenship question will have the inevitable—indeed, intended—effect of diminishing the response
 7 rates not only of undocumented persons, but also of U.S. citizens and lawful permanent residents
 8 who nonetheless fear the implications for their families and communities of furnishing information
 9 concerning citizenship. The concrete harms plaintiffs identify—which flow directly from that
 10 predictable undercount—amply satisfy Article III’s requirements of a certain or impending injury.

11 **B. The Systematic Undercount Of The Communities Amici Represent Will**
 12 **Result in Plaintiffs Suffering A Direct Loss of Federal Funding**

13 It is not speculation that the undercount of the communities we represent will result in a loss
 14 of federal funding for plaintiffs. At least 300 financial assistance programs created by Congress rely
 15 on census-specific data to apportion hundreds of billions of dollars to state and local governments.¹⁷
 16 Although not all of these programs use headcount data derived from the decennial census, they often
 17 rely on surveys calibrated based on the decennial census, or other data collected in the census, such
 18 as age.¹⁸ Any undercounting of the population will thus skew the collection of demographic data
 19 used in federal funding determinations and affect the distribution of funds to plaintiffs.

20 A study of the impact of a census undercount on the federal funding formula for several of
 21 the largest programs confirms this point. The Federal Medical Assistance Percentage (FMAP) is
 22 used to determine the federal share of the costs of Medicaid, the State’s Children’s Health Insurance
 23 Program (CHIP), the Child Care and Development Fund Matching Funds, and the Title IV-E Foster
 24 Care and Adoption Assistance programs. *Reamer Report* 2. In Fiscal Year 2015, FMAP controlled
 25 the allocation of 48% of the federal grants given to States by the federal government. *Id.* That year,

27

¹⁷ Reamer, GW Institute of Public Policy, Counting For Dollars 2020: The Role of the Decennial Census in the
 28 Geographic Distribution of Federal Funds, Report # 2: *Estimating Fiscal Costs of a Census Undercount to States* 2
 (“Reamer Report”).

¹⁸ *Id.*

1 the average amount lost by a State was \$1,091 *per person* missed in the 2010 census; the highest loss
 2 was in Vermont, where the state forfeited \$2,309 per person missed in the decennial census. *Id.* at 1.
 3 According to the study, even a 1% increase in an undercount can have a dramatic effect on States'
 4 receipt of federal grants for these FMAP-guided programs. *Id.*¹⁹

5 That a differential undercount will affect the distribution of federal funding is indisputable.
 6 It is also demonstrable that the deleterious funding effects of an undercount will fall most heavily on
 7 those jurisdictions that have above-average shares of low-income individuals, including plaintiff
 8 California.²⁰ Thus, as the data confirm, any undercount resulting from inclusion of a citizenship
 9 question will itself cause tangible harms, including the potential loss of hundreds of millions of
 10 dollars of federal funding.

11 **C. The History Of The Citizenship Question Does Not Undermine Plaintiffs'**
 12 **Claim of Injury**

13 Defendants attempt to sidestep plaintiffs' allegations of injury by arguing that including a
 14 citizenship question on the 2020 Census represents no material break from the Census Bureau's past
 15 practice. Defendants' argument is meritless.

16 The last time all census respondents were asked to provide their citizenship information was
 17 in 1950—before the passage of the Voting Rights Act, when communities of color were
 18 systematically undercounted and underrepresented, and before the Supreme Court recognized,
 19 among other things, the “one person, one vote” principle that undergirds contemporary voting rights
 20 jurisprudence. *See Gray v. Sanders*, 372 U.S. 368 (1963).

21 Since the passage of the Voting Rights Act—the very statute on which defendants base their
 22 rationale for adding a citizenship question—most respondents to the census have not been asked to
 23

24 ¹⁹ The consequences for children living in California are particularly severe. States with significant undercounts
 25 will also suffer reductions in funding for programs such as CHIP, the Children's Health Insurance Program, which is
 26 funded based on census data, depriving many children in their states of essential health care or other services. *See*
 27 *Urahn, et al.*, The Pew Charitable Trusts, *The Children's Health Insurance Program: A 50-state examination of CHIP*
 28 *spending and enrollment* (2014); *see also* Artiga & Damico, Kaiser Family Foundation, *Nearly 20 Million Children Live*
in Immigrant Families that Could Be Affected by Evolving Immigration Policies 2 (2018) (“Over 8 million citizen
 children with an immigrant parent have Medicaid/CHIP coverage. … Recent findings indicate that growing fear and
 uncertainty among immigrant families is leading to decreased participation in Medicaid and CHIP.”).

²⁰ Shapiro, *Trump's Census Policy Could Boomerang and Hurt Red States as Well as Blue States*, Brookings
 (Mar. 30, 2018).

1 provide *any* citizenship information. From 1960 until 2010, most census respondents received a
 2 short-form census questionnaire that did not include any question about citizenship. A small portion
 3 of respondents—approximately one in six households—received a long-form questionnaire, which
 4 included a citizenship question mixed in with a battery of other personal questions, ranging from
 5 questions about mode of entry into the house to the extent of its kitchen facilities.²¹ In 2005, the
 6 long-form census questionnaire was largely displaced by the American Community Survey (ACS),
 7 which the Census Bureau launched as a monthly data-gathering exercise to collect continuous,
 8 consistent nationwide demographic data.²² As a result, the 2010 census was a “short-form only”
 9 census, and the same is expected for the 2020 census.

10 Defendants also attempt to leverage the ACS’s citizenship question to demonstrate that
 11 “citizenship questions have a long and established history in the census.” MTD 28. That argument
 12 is deceptive. Including a citizenship question in a lengthy survey sent only to a representative
 13 sample of households is not comparable to including a citizenship question in the short list of
 14 questions asked of every individual in the country. As Professor Justin Levitt explained in recent
 15 testimony before Congress, “[i]n the context of a lengthy and detailed survey like [the ACS], with
 16 questions that many view as quite personal (and hence asked only of a sample of the population at
 17 any one time), a question about citizenship does not tend to stand out overmuch.” Levitt Testimony
 18 5. The purpose of the 28-page ACS is not to count the population, but to “understand[] who and
 19 where Americans are, what we do, and how we live.” *Id.* In contrast, the census is designed to “be
 20 short, simple, and minimally intrusive, in order to maximize response rates” and thus conduct an
 21 “actual Enumeration.” *Id.* Response rates or reactions to questions featured on one questionnaire
 22 are therefore not indicative of how respondents would react to questions on a different
 23 questionnaire.²³ The comparison on which defendants rely does not withstand scrutiny.

24
 25 ²¹ See *Progress Report on the 2020 Census: Hearing Before the H. Comm. on Oversight & Gov’t Reform*, 115th Cong. 3, 4 (2018) (testimony of Justin Levitt, Professor, Loyola Law School) (“Levitt Testimony”).

26 ²² See U.S. Census Bureau, *Decennial Census and the American Community Survey (ACS)*.

27 ²³ Moreover, as explained further below, if an individual receiving the ACS does not answer the question (or the survey as a whole), there are a number of common statistical techniques that can and do compensate. See *infra* Section III.B. In other words, suppressed response rates on the ACS do not cause any systemic data problem. That is simply not true with the census: Statistical imputation is permitted in some limited circumstances, but there are precious few ways to compensate for nonresponse in an enumeration. Thus, the consequences of nonresponse are more serious, and less remediable, on the decennial census than on the ACS. Levitt Testimony 16.

1 **II. A CITIZENSHIP QUESTION ON THE DECENTRAL CENSUS WILL UNDERMINE, NOT AID,**
 2 **OUR COMMUNITIES' ABILITY TO VINDICATE THEIR RIGHTS UNDER THE VOTING**
 3 **RIGHTS ACT**

4 Notwithstanding the differential undercount that including a citizenship question will
 5 predictably cause and its disparate effect on the minority communities that amici represent,
 6 defendants cynically seek to justify inclusion of a citizenship question as “critical to the [Justice]
 7 Department’s enforcement of Section 2 of the Voting Rights Act.”²⁴ Defendants’ sudden interest in
 8 enforcement of the Voting Rights Act is not credible. The current Administration’s Justice
 9 Department has not brought a single enforcement action under the Voting Rights Act. Indeed,
 10 Attorney General Jeff Sessions has gone so far as to express the belief that the Voting Rights Act is
 11 “intrusive.”²⁵ A recently released memorandum from Commerce Secretary Wilbur Ross further
 12 confirms that the stated rationale of enforcing the Voting Rights Act is pretextual. The
 13 memorandum demonstrates that the Commerce Department was considering the addition of a
 14 citizenship question before receiving a request from the Department of Justice. In fact, Secretary
 15 Ross asked the Justice Department to consider requesting such a question.²⁶

16 Defendants’ invocation of the Voting Rights Act to justify including a citizenship question is
 17 not only pretextual, but also meritless, for at least two reasons. First, the Justice Department and
 18 private plaintiffs—including amici—have successfully litigated claims under the Voting Rights Act
 19 using available citizenship data ever since enactment of the Voting Rights Act in 1965. During that
 20 more than half century, courts have not required citizenship data obtained from the decennial census
 21 in Voting Rights Act cases. Second, such a question will in fact undermine enforcement of the VRA
 22 by causing the decennial census to undercount the very minority communities—*our* communities—
 23 who are supposed to be among the primary beneficiaries of the Voting Rights Act and who rely upon
 24 the Voting Rights Act to vindicate their rights.²⁷

24 Letter from Arthur E. Gary, General Counsel, DOJ, to Ron Jarmin, U.S. Census Bureau, at 1 (Dec. 12, 2017)
 25 (cited at MTD 6).

26 *Attorney General Nomination: Hearing Before the S. Comm. on the Judiciary*, 115th Cong. (Jan. 10, 2017)
 27 (statement of Sen. Jeff Sessions).

28 Supplemental Memorandum by Secretary of Commerce Wilbur Ross Regarding the Administrative Record in
 29 Census Litigation (June 21, 2018).

30 The administrative record makes clear that this was in fact the primary objective behind adding the citizenship
 31 question. The record reveals that Kansas Secretary of State Kris Kobach, a sponsor of numerous forms of anti-
 32 immigration legislation, lobbied to add the citizenship question to the 2020 census at the suggestion of Steve Bannon,

1 **A. The United States And Private Plaintiffs Have Effectively Enforced The**
 2 **Voting Rights Act Without Census Citizenship Data For Over 50 Years**

3 Based on decades of experience, amici can authoritatively say: Citizenship data from the
 4 decennial census has never been necessary to enforce the Voting Rights Act and is not necessary
 5 now.

6 In order to proceed with a claim that minority voters' votes have been diluted, a plaintiff
 7 must demonstrate, among other things, that the minority group is "sufficiently large and
 8 geographically compact to constitute a majority in a single-member [voting] district" if the districts
 9 were drawn differently; that the minority group is "politically cohesive"; and that "the white
 10 majority votes sufficiently as a bloc to enable it ... usually to defeat the minority's preferred
 11 candidate." *Thornburg v. Gingles*, 478 U.S. 30, 50-51 (1986). Because Voting Rights Act plaintiffs
 12 bear the burden of establishing these preconditions, data about citizenship status may be used in vote
 13 dilution litigation for a variety of purposes. For example, data about the "citizen voting-age
 14 population" (CVAP) may be used to generate a picture of the local electorate to show that members
 15 of the minority group vote together as a bloc, that they are regularly defeated in the current electoral
 16 configuration, or that they would be numerous enough to elect candidates of choice if the districts
 17 were drawn differently. And, in cases in which plaintiffs are successful in proving discriminatory
 18 vote dilution, courts may use CVAP data to fashion an effective remedy. Levitt Testimony 16.²⁸

19 While CVAP data may be useful in vote dilution cases, in the 53 years that the Department of
 20 Justice and private plaintiffs have enforced Section 2 of the Voting Rights Act, they have never tried
 21 to obtain CVAP data from the decennial census. That is because such data can be reliably obtained
 22 from other sources—without the negative effects of including a citizenship question in the census.
 23 From 1970 to 2005, litigants bringing Section 2 claims could obtain CVAP data from the "long
 24 form" census, and from 2005 to the present, CVAP data has been obtainable from the ACS. See

25 former White House Chief Strategist, for the very purpose of ensuring that "aliens" are not "counted for congressional
 26 apportionment purposes." See Robbins & Benner, *Documents Show Political Lobbying in Census Question About*
Citizenship, NY Times (June 9, 2018).

27 Notably, the Supreme Court has never held that CVAP data is required to establish a vote dilution claim under
 28 §2. To the contrary, the Court has suggested that mere "voting-age population" data may be sufficient. See *Bartlett v. Strickland*, 556 U.S. 1, 18 (2009) (holding that the first *Gingles* precondition requires courts to ask: "Do minorities make up more than 50 percent of the voting-age population in the relevant geographic area?" (emphasis added)).

1 Levitt Testimony 16. That data has amply sufficed to facilitate Voting Rights Act enforcement
 2 without running the risk of suppressing census response rates from under-represented communities.

3 Defendants argue that collecting citizenship data in the decennial census would benefit
 4 Voting Rights Act plaintiffs because it would generate CVAP data at a more granular level than the
 5 ACS—at the “block level” rather than the “block group level.” MTD 6. It is irrelevant to Voting
 6 Rights Act plaintiffs that the decennial census could generate CVAP data at the block level because
 7 they are already able to make their cases with existing data. Defendants’ claim ignores the fact that
 8 experts can still translate that data to the block level using statistical imputation. *See* Levitt
 9 Testimony 16. More importantly, such granular CVAP data is unnecessary in most Section 2 cases
 10 because courts primarily use that data to determine whether minority groups can effectively mobilize
 11 in a district. That end determination is necessarily an estimate that depends on a variety of data in
 12 addition to CVAP, including rates of voter eligibility, registration, and turnout—all of which have
 13 corresponding margins of error.²⁹

14 The meritless nature of defendants’ argument is underscored by the fact that in all of the
 15 Section 2 cases brought by the Justice Department over the past 18 years—across both Republican
 16 and Democratic administrations—“there is not one of these cases in which a decennial enumeration
 17 would have enabled enforcement that the existing survey data on citizenship did not permit. Indeed,
 18 not one of these cases has realistically been close to the line.” Levitt Testimony 18 & n.77
 19 (gathering cases). Acting Assistant Attorney General John Gore confirmed this assessment during
 20 his testimony before Congress, in which he was unable to identify a single Justice Department
 21 enforcement action that was hampered by currently available citizenship data.³⁰ In short, existing
 22 citizenship data available from the ACS has proven more than adequate for enforcement of Section 2
 23 of the VRA.

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 25
 26
 27²⁹ *See* Fishkin, *The Administration is Lying About the Census*, Balkinization (Mar. 27, 2018).

28³⁰ *See Progress Report on the 2020 Census: Hearing Before the H. Comm. on Oversight & Gov’t Reform*, 115th Cong. (2018) (statement of John M. Gore, Acting Assistant Att’y Gen., U.S. Dep’t of Justice).

1 **B. Collecting Citizenship Data Would Hinder The Communities Amici
2 Represent—Primary Beneficiaries Of The Voting Rights Act—in
3 Vindicating Their Rights**

4 Even setting aside the adequacy of current citizenship data for Section 2 enforcement, adding
5 a citizenship question would not help the communities that amici represent to vindicate their rights
6 under the Voting Rights Act. Indeed, it would have precisely the opposite effect. As described
7 above, any greater precision in citizenship data obtained through the decennial census would come at
8 the expense of significantly undercounting minority populations who are reluctant to answer the
9 2020 census. Because the ACS is administered as a survey, experts can use sampling and other
10 statistical techniques to compensate for nonresponse rates. *See Levitt Testimony 6-7.* By contrast,
11 federal law and Supreme Court precedent significantly limit the techniques that can be used to
12 compensate for undercounting on the decennial census. *Id.* at 20; *see also* Nathaniel Persily, *The
13 Law of the Census: How to Count, What to Count, Whom to Count, and Where to Count Them*, 32
14 CARDOZO L. REV. 755, 759 (2011). In short, even if addition of a citizenship question could lead to
15 more *precise* citizenship data for those who respond, it will inevitably lead to less *accurate*
16 citizenship data that differentially undercounts the very minority populations who rely on that data to
17 bring Voting Rights Act claims.

18 Including a citizenship question on the 2020 census would therefore hobble, not bolster, the
19 ability of minority groups to prove vote dilution under Section 2 of the Voting Rights Act. Rather
20 than helping minority groups prove their Section 2 claims, a citizenship question on the decennial
21 census would lead to undercounting precisely those individuals needed to show cohesive minority
22 populations. *See Levitt Testimony at 20.* Defendants' justification for the citizenship question is
23 therefore a red herring. Any greater precision in citizenship data will hurt Voting Rights Act
24 plaintiffs because it will come at the cost of missing information and an inaccurate 2020 census.³¹

25
26 ³¹ *See Progress Report on the 2020 Census: Hearing Before H. Comm. on Oversight & Gov't Reform*, 115th
27 Cong. 4-5 (2018) (statement of Vanita Gupta, President & CEO, The Leadership Conference on Civil and Human
28 Rights) ("This decision would affect everyone, with communities that are already at greater risk of being
 undercounted—including people of color, young children, and low-income rural and urban residents—suffering the most
 During the final years of the Obama administration, I was the Justice Department official responsible for overseeing
 voting rights enforcement. I know firsthand that data from the ongoing American Community Survey were sufficient for

CONCLUSION

For the foregoing reasons, defendants' motion to dismiss should be denied.

DATED: July 24, 2018

Respectfully submitted,

By: /s/ Michael A. Mugmon
Michael A. Mugmon (SBN: 251958)
michael.mugmon@wilmerhale.com
WILMER CUTLER PICKERING
HALE AND DORR LLP
950 Page Mill Road
Palo Alto, CA 94304
Telephone: +1 650 858 6000
Facsimile: +1 650 858 6100

Attorney for Amici Curiae

us to do our work. Rigorous enforcement of the Voting Rights Act has never required the addition of a citizenship question on the census form sent to all households.”).

APPENDIX: LIST OF AMICI

The Leadership Conference on Civil and Human Rights
The Leadership Conference Education Fund
Muslim Advocates
National Association of Latino Elected and Appointed Officials Educational Fund
National Coalition on Black Civic Participation
4CS of Passaic County
Advocates for Children of New Jersey
AgeOptions
American Anthropology Association
American Federation of State, County, and Municipal Employees, AFL-CIO (AFSCME)
American Federation of Teachers
American Muslim Health Professionals
American Society on Aging
Andrew Goodman Foundation
Anti-Defamation League
Arab American Institute
Arkansas Advocates for Children and Families
Asian & Pacific Islander American Health Forum
Asian American Legal Defense and Education Fund (AALDEF)
Asian Americans for Community Involvement
Asian Law Alliance
Asian Pacific American Labor Alliance
Asian Pacific Islander Americans for Civic Empowerment (APACE) – Washington
Bend the Arc: A Jewish Partnership for Justice
Bhutanese Community Association of Pittsburgh (BCAP)
California Pan-Ethnic Health Network

1 Center for Law and Social Policy (CLASP)
2 Center for Popular Democracy
3 Central Conference of American Rabbis
4 Chinese-American Planning Council
5 Christian Methodist Episcopal Church – Washington-Virginia District
6 Citizen Action of New York
7 Civil Rights Project at the University of California – Los Angeles
8 Clearinghouse on Women's Issues
9 Clergy and Laity United for Economic Justice (CLUE)
10 Coalition on Human Needs
11 Colorado Center on Law and Policy
12 Colorado Children's Campaign
13 Common Cause
14 Community Service Society of New York
15 Crescent City Media Group
16 D & R Accounting & Tax Solutions, Inc.
17 Delaware Ecumenical Council on Children and Families
18 Democracy Forward Foundation
19 Dēmos
20 Disability Rights Education & Defense Fund (DREDF)
21 Empower Missouri
22 Equal Justice Society
23 Equality California
24 Faith in Public Life
25 Family Equality Council
26 FISH Hospitality Program, Inc.
27 Gilmore Memorial Preschool, Inc.
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1 Hindu American Foundation
2 Hispanic Federation
3 Hispanic Organization for Leadership & Action (HOLA)
4 Holy Spirit Missionary Sisters, USA-JPIC
5 Illinois Association of Area Agencies on Aging
6 Illinois Coalition for Immigrant and Refugee Rights
7 Immigrant Justice Group First Unitarian Denver
8 Impact Fund
9 In the Public Interest
10 Japanese American Citizens League
11 Jewish Council for Public Affairs
12 Justice in Aging
13 Laotian American National Alliance
14 Latino Coalition for a Healthy California
15 LatinoJustice PRLDEF (Puerto Rican Legal Defense and Education Fund)
16 League of Women Voters US
17 Legal Aid Justice Center
18 Legal Aid Society of the District of Columbia
19 Let America Vote
20 MinKwon Center for Community Action
21 Muslim Public Affairs Council
22 NAACP Legal Defense and Educational Fund, Inc.
23 National Action Network
24 National Asian Pacific American Women's Forum
25 National Association for the Advancement of Colored People, Inc.
26 National Black Justice Coalition
27 National Center for Law and Economic Justice
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1 National Coalition for Literacy
2 National Consumers League
3 National Council of Jewish Women
4 National Employment Law Project
5 National Health Law Program
6 National Human Services Assembly
7 National Immigration Law Center
8 National Institute for Reproductive Health (NIRH)
9 National LGBTQ Task Force
10 National Organization for Women Foundation
11 National Partnership for Women & Families
12 National Women's Law Center
13 N.C. Counts Coalition
14 New Jersey Institute for Social Justice
15 New York Counts 2020
16 New York State Black, Puerto Rican, Hispanic & Asian Legislative Caucus
17 North Carolina Asian Americans Together (NCAAT)
18 Oasis - A Haven for Women and Children
19 Partnership For America's Children
20 Paterson Alliance
21 Paterson Education Fund
22 Paterson Habitat for Humanity
23 Passaic County Community College Child Development Center
24 People for the American Way Foundation
25 PolicyLink
26 Protect Democracy
27 Public Justice Center
28

1 Research Advisory Services, Inc.
2 Rock the Vote
3 Service Employees International Union
4 SOME, Inc. (So Others Might Eat)
5 South Asian Americans Leading Together
6 Southeast Michigan Census Council
7 Southern Poverty Law Center
8 Texas Civil Rights Project
9 The Enrichment Center
10 The National Urban League
11 The Sikh Coalition
12 The Southern Coalition for Social Justice
13 The Women's Law Center of Maryland
14 Theta Delta Sigma Society, Inc.
15 Tikkun Olam Chavurah
16 UnidosUS
17 Union for Reform Judaism
18 Unitarian Universalist Fellowship of Hidalgo County
19 Virginia Civic Engagement Table
20 Wisconsin Faith Voices for Justice
21 Women Employed
22 Women of Reform Judaism
23 Women's Bar Association of the District of Columbia
24 YWCA USA
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MICHAEL A. MUGMON (SBN: 251958)
michael.mugmon@wilmerhale.com
WILMER CUTLER PICKERING
HALE AND DORR LLP
950 Page Mill Road
Palo Alto, CA 94304
Telephone: +1 650 858 6000
Facsimile: +1 650 858 6100

Attorney for Amici Curiae

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

STATE OF CALIFORNIA, by and through
Attorney General Xavier Becerra; COUNTY OF
LOS ANGELES; CITY OF LOS ANGELES;
CITY OF FREMONT; CITY OF LONG
BEACH; CITY OF OAKLAND; CITY OF
STOCKTON,

Plaintiffs.

V.

WILBUR L. ROSS, JR., in his official capacity as Secretary of the U.S. Department of Commerce; U.S. DEPARTMENT OF COMMERCE; RON JARMIN, in his official capacity as Acting Director of the U.S. Census Bureau; U.S. CENSUS BUREAU; DOES 1-100.

Defendants.

Case No. 3:18-cv-01865-RS

[PROPOSED] ORDER ON MOTION FOR
LEAVE TO FILE BRIEF AN AMICUS
BRIEF FOR THE LEADERSHIP
CONFERENCE ON CIVIL AND HUMAN
RIGHTS, THE LEADERSHIP
CONFERENCE EDUCATION FUND,
MUSLIM ADVOCATES, THE BRENNAN
CENTER FOR JUSTICE AT N.Y.U.
SCHOOL OF LAW, NATIONAL
COALITION ON BLACK CIVIC
PARTICIPATION, NALEO EDUCATIONAL
FUND, ET AL. IN SUPPORT OF
PLAINTIFFS

Judge: Honorable Richard Seeborg

Good cause appearing, the Motion of The Leadership Conference on Civil and Human Rights, The Leadership Conference Education Fund, Muslim Advocates, The Brennan Center for Justice at N.Y.U. School of Law, National Coalition on Black Civic Participation, NALEO

1 Educational Fund, et al. to file an amicus brief in support of plaintiffs and in opposition to
2 defendants' motion to dismiss is hereby GRANTED.

3 IT IS SO ORDERED.

4 Dated: _____, 2018

5 _____
Hon. Richard Seeborg
United States District Judge

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